

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

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Richard Wayne Wright, Sr. Bey *

Plaintiff, Pro-Se.,

- VS -

Sylvester Nettles, et.al.,

Defendants.

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT

MIDDLE DISTRICT OF ALA.

* CIVIL ACTION NO.
* 2:05-cr-439-A-WO

*

*

Plaintiff Motion of Objection
To 'Order On Motion' Passed
Down On July 24, 2006

I am Richard Wayne Wright, sr. Bey, A.I.S # 187140, Plaintiff, Pro-Se., and Comes in the above en-caption matter in objection to the (Chief United States Magistrate Judge) the Honorable Charles S. Coody 'Order On Motion' passed down on the 24th day of July, 2006. (Court Doc No. 185).

Plaintiff ask that the Honorable W. Harold Albritton (Senior United States District Judge) whom sits by designated 'step in' to preserve Plaintiff's life and property in accord with United States Constitution

R.W.W.
(~~14th~~) Fourteenth (14th) Amendment
and to prevent defendants / Prison
officials from causing any more
physical ^{R.W.W.} ~~said~~ harm upon plaintiff
in accord with the Eighth (8th)
Amendment of the United States
Constitution and Article Four(IV)
Section two (2) and Section Four
(4), and Article Six (VI). The Honorable
Charles S. Coody has failed
to establish some sought of
protection / safety for plaintiff
against defendants prison officials
retaliation as exhibited
in the past (Assaultive behavior,
threats of violence, illegal use
psychotropic ^{R.W.W.} ~~medication~~ medication
acts of intimidation, access
to Court, willful neglected medical
treatment and / or unnecessary
delay, Breach of oath, ect.) It
appears "Even if" the Honorable
Charles S. Coody would provide
a small amount of temporary
protection for plaintiff as in
applying 18 USC § 5003, et.al., Seg., or
Send a representative to see the
threats of danger is eminent,
Set order upon the Attorney
General that he may apply at

the least' temporify apply Section 30-5-1, et. seq. (Ala Code 1975) or harken and considered sending a court representative [himself] while plaintiff's § 1983 Complaint is before him and plaintiff is still alive. Plaintiff has attempted by writing the District Attorney of Barbour County and the Internal and Investigation (I&I) (unit on Two (2) occasion) of the Alabama Department of Corrections (A.D.O.C.), to interview / investigate conditions plaintiff written about while [he] is confined at Ventress (V.C.F.) which calls for immediate attention due to plaintiff, physical pain, medical complaints, on going weight lost 'as to date' approximately twenty-four (24) pounds, ect., due to defendants here at Ventress (V.C.F.) due to their mental and psychological games to discredit plaintiff Complaint while they'd participated in retaliation upon plaintiff at this present time.

As concerning the Honorable Charles S. Coody 'enigma' oversight when they initially order plain-

TIFF motions / exhibit be returned (Court Docs. No 180 and 181) and (Court Doc. No. 183) as OF no Fault OF hfs own. Then the second occasion occurred on behalf OF the Court Clerk 'Ms. D. Hackett' placing all the documents together to return them to plaintiff WITH [her] attach letter dated July 10, 2006. The One (1) envelope was/were the exhibits / documents which had been first filed by Ms. D. Hackett (Clerk) and return as stated above. Plaintiff mail the following day 'Motion For permission to presented Motion For General Power OF Attorney' and 'Separate From' Power OF Attorney' petition - which included the Certificate OF Service on the Motion and not the petition themselves. What's more puzzling 'why' did Ms. D. Hackett (Court Clerk) put the documents together From two (2) separate days, two separate Envelopes and return them all together, IF plaintiff way OF submitting the Certificate OF Service on the "Motion For General Power OF Attorney" and not on the enclosed, accompanied

Petitioners was the reason, Ms. D. Hackett (Court Clerk) return ft 'why' the others wth Cer- tificate OF Service, Plaintiff Knows not what to say at this point concerning such act's.

Done this the 26th day
OF July, 2006.

Respectfully Submitted,
Richard Wayne Wright, Sr., Pro Se.

Richard Wayne Wright, Sr., Pro Se. #187140
Ventress Correctional Facility
Post Office Box 767
Clayton, Alabama 36016

Certificate OF Service

This is to Certify that I Richard Wayne Wright, Sr., Pro Se., am the petitioner in the above encamp- tioned motion / and Certify I have Sent a Copy OF this motion to the Clerk of the Court and earnestly ask due to plaintiff indigent status that this Honorable Court and / or Clerk Forward a clock stamp 'front page' copy to

Plaintiff and a copy of this (said) Motion to defendant's Counsel(s) which addresses are as following:

Gregory F. Yauh mai
ASB 2411- H 67 G
Scott, Sullivan, Streetman & Fox, P.C.
2430 Valley Dale Road
Birmingham, Alabama 35244

Troy King (Attorney General)
State Bar # ASB - 5949- S 61 S

Steven Mallette Sirmon
(Assistant Attorney General)

Hugh Davis (Attorney)
Alabama Board Pardon and Paroles
Post Office Box 302405
Montgomery, Alabama 36130

David B. Block (ASB- 5098- K 62 D)
William R. Lunsford (ASB- 4265- L72L)
Douglas B. Hargett (ASB- 9928- S 81 H)
Balch & Bingham LLP
Post Office Box 18668
Huntsville, Alabama 35804- 8668

Kim T. Thomas
Gregory Marion Biggs
Alabama Department of Corrections
Legal Division

301 Ripley Street
Montgomery, Alabama 36130

by placing this motion in the hand of the on duty officer with prepaid postage and for this (said) motion to be placed in the United States mail box at Ventress Correctional Facility and properly addressed this on the 26th day of July, 2006.

Respectfully Submitted,
Richard W Wright Sr. Bey

Richard Wayne Wright, Sr. Bey #187140
Ventress Correctional Facility
Segregation Unit/Cell #801
Post Office Box 767
Clayton, Alabama 36016